## WESTERN UNION.

HANNIBAL, THURSDAY, MARCH 27 ...... 1851 EDITOR AND PUBLISHER

Agents for the Western Union. W. E. Stover, Memphis, Scotland Co., Mo.
Wm. N. Pann and W. B. Twyman, of Paris, Mo.
R. H. Buchanan and John A. Quarles, of Florida.
Thomas E. Thompson, of Palmyra.
Wm. O. Young, of New London.
J. L. Canterbury, of Mexico.
Mr. Blakey, of Clinton.
Ceorge Bourne, of Barry, Ill.

Mr. Blakey, of Clinton. Ceorge Bourne, of Barry, Ill. Postmasters are requested to allow us to add the 19 the list. money due the" Western Union" Office.

PALMYRS, March 17th, 1851. Agreeably to notice heretofore given by certa members of the Med cal Profession of Marion county, requesting the attendance of practitioners, for the pur pose of establishing a County Medical Association, ( to set in conjunction with the State Medical Association") on Monday, 17th March, 1851, and having for its object the mutual improvement of its members, &c., a number of the members met at "Apothecary" Hall," on the day appointed, and resolved, for the purpose of giving more extensive notice, that the member Monday, the 7th of April next, at 2 o'clock, for said purpose, at "Apothecary's Hall," in the town of Pal-

> Secretary Pro Tem HARNIBAL, March 25th, 1851.

I S BANKS

Peter Schnitter,

Hiram Cook, Thee K Colline,

J. C. Waugh,

Mesers. Rev. Mr. Caries and Dr. Horson :

be gratified if you would meet and publicly discuss the points of difference between the Methodist E. Church and the Reformed or

J. M Stavely. J. H. Triplett, M. F. Brown. Orion Clemens, L. T. Brittingham, H. W. Colline, Hiram McVeigh,

Wm. Eddy, O. Davis, Joseph P. Ament. Thee. S. Miller. Jas. W. Brady. B. T. Norton.

In compliance with the above invitation,

noticing. and "The only objection worth alone" on foot.

ousy, se would lead them to destroy their own ed as the lion the thought struck me that I could prospects, with the hope of injuring a neigh. shine as an humble follower of Jenny, somebor. We therefore leave "a Tax Payer" un- thing on the same principle as politicians gain

molested, to tread his lonely path. Christian Church, An surly answer is desired. by the change? Is it not plain, that in the sb After an overture, exceedingly well perform ence of competition, the merchant, the black ed by the orchestra, but which we could hardand less lucrative than at present, but his prof- pectation, till at last she half fluttering and trip without furnishing a market and high prices for angel sings!"

ty of Merion, we should infer from what we see in the papers, hesitates about attrivising a subscription of \$100,000, although the road terminates in that county. An election is to be the sweet Nightingale, and by a singular of the 17th of May, to determine it.—Republican.

It would be indeed strange—it would be a should vain and diagrace, for Marion county to refuse to subscribe \$100,000 to this road, when she is so deeply interested, and so well able to the sweet blanket over my vanity when I ter should be left to State legication; and the fugitive slaves, and the fugitive slaves is to be delivered up on claim.

It would be indeed strange—it would be a confusion of the south Carolina Jeany Lind. My principal husiness here was to be subscribed of \$100,000, although the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to hear the sweet Nightingale, and by a singular to

celebrity by the reflection of some great leader.

above invitation, a thousand little articles, the produce of the public articles, the Methodist farm, which taken separately, do not amount to whole appearance beggare all description I speech makers, and Abolition presses, are records, and judicial proceedings of every other from the alten and sedition laws to the late will sweetness and purity, this is Jenny as I saw

ed with boquets of

South, and cannot be suddenly removed tive criminals and fugitive slaves, conferring evils, bu dangerous only, when they shall State and the Congress may by general laws bankrupt law. evils, bu dangerous only, when they shall be proved, and the cords, and proceedings shall be proved, and the effect thereof." And in the third section it is of the Supreme Legislature, pass laws overas indeed her whole States. But that time has not come, and The second, lying between them, gives Conmankind, civil war will be a choice of evils. ois! grants.

ear her out the plain and simple meaning of the consti tution of the United States. I abhor construc- free States must be bound, as a party to the his post he will set this Free Soil productions. They are subterfuges of dishonesty, by which the meaning of the constitution is perverted, and the constitution itself virtually overthrown. With so subtle an instrument for the recovery of fugitive slaves; and the claim being made, if rested with the State or the State or the State on the purpose of forming a "South-construing the meaning of words as the human being made, if rested with the State or the sfter see

g. Well

be much of

Jenny Lind!

D MAN.

construing the meaning of words as the human
in the only two wars we have had with the State or the State
authorities to do one of the two things—"deliver
up" the slave or pay for him. This is the alup" the slave or pay for him. This is the alup" the slave or pay for him. This is the alup" the slave or pay for him. This is the alup" the slave or pay for him. This is the alup" the slave or pay for him. This is the alup the only two wars we have had with her.
She thought proper to entice away a great number of our slaves during the continuance of these
wars; and at their close she delivered up or
up or all the always she handst form up or any congress I am totally unconscious of it. Now paid for all the slaves she bought from us or car lution of the Federal Government, for exlet us look into the constitution. There are tied away. Our sister states, when pledged by the isting causes. The resolutions declare that two ways of getting at what the meaning of the terms of the constitution, would have been pre "as the issue of Union or Disunion is to be constitution is. All Senators, on both sides I pared not to do less; and the result would have made before the people of Alabama at the believe, will grant that when we take up the prebably been long since, throughout all our next general election, it behooves us to preconstitution of the United States we take up an Northern States, that laws would have been pare for the contest;" and that they thereconstitution of the United States we take up an would suggests of grants. The constitution is not a passed termed very properly by the honorable fore adopt the resolutions of the Georgia thing of itself. It is not self existent. It was thing of itself. It is not self existent. It was Sensior from Alabama (Mr. Clemens) the Convention as a platform. ignated in thit constitution the particular grants of power they conveyed, reserving to themselves all powers not granted. Then when we look to the construction to know whether any power is contained therein, we must first look to us by the constitution. We would long since presented to the people of Alabama, any at the distinct specifications of power, and see is the distinct specifications of power, and see is the distinct specification of power, and see is the distinct specification of power, and there is the power and that is to as them. certain whether it is necessary and proper to correction of a secretain in the constitution, trite though they may be, laid power of legislating upder of the Gene-ists will tolerate that issue, and down by Chief Justice Marshall himself, the undertaken to thrust the powers of the Gene-ists will not dure make it, great high priest of construction. I take up the ral Government into the matter and secure to possitution and I find all that it says with resat to fugitive eleves is contained in the sec which the late act is an amendment, keeps to-

The Reilroad.

The people of Sheipy county have instructed the County Court of that county to subscribe for \$25,000 of stock in the Hamibal and St. Joseph Railroad. In Macon, a subscription of \$10,000 has been authorized. The county of Marion, we should infer from what we see in the papers, hesitate about authorizing a \$100.000 has been authorized. The county Court of the papers, hesitate about authorizing a \$100.000 has been authorized. The county should infer from what we subscription of \$25,000 of stock in the Hamibal and St. To O. Cleared, E.g.

Deer Sire According to promise I drop you conservative portion of the nation, the precise doctrine of the South Carolina to the erime. No the such agent when he shall appear."

Deer Sire According to promise I drop you conservative portion of the nation, the precise doctrine of the South Carolina as the suite with trees on, felong, or other erime, who shall doe from justice, and be found in another size, and notice the arrest to be green to the Encount to the carried to an extreme. As that State is now a source of much anxiety with the conservative portion of the nation, the precise doctrine of the South Carolina source of any law or regulation for certain limited specified nursues, without the state having jurisdiction of the crime. No the state having jurisdiction of the crime is now a source of much anxiety with the consequence of sale from jurisdiction of the crime. No the state having jurisdiction of the crime of the South Carolina and the consequence of sale from jurisdiction of the crime of the carried to an extreme. As that State is now a source of much anxiety with the carried to an extreme. As that State is now a source of much anxiety with the carried to an extreme. As that State is now a source of much anxiety with the carried to an extreme. As that State is now a source of much anxiety with the carried to an extreme. As that State is now a source of much anxiety with the carried to an extreme. As that State is now a source of much anxiety with the carri

she is so deeply interested, and so well able to rai interest to see and welcome us, wrather the State from which he has field; in the other, and their Governors to deliver up fugitive slaves, the State from which he has field; in the other, and their Governors to deliver up fugitive slaves, the State from which he has field; in the other, and their Governors to deliver up fugitive slaves, the fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim. The fugitive slave is to be delivered up on claim, although a vast assumption of sutherity, it would the fugitive slave is to be delivered up on claim. The fugitive slave is to be delivered up on claim. The fugitive slave is to be delivered up on claim. The fugitive slave is to be delivered up on claim. The fugitive slave is to be delivered up on claim. tributing quite as liberally of their means. We found Jenny was taken away to the Planters that any interference by Congress is usurknow of no opposition, except that effered by a
writer in the Palmyra Whig, over the signature

that any interference by Congress is usurthat any i force to the precedents established by tiy, for their enforcement, because no other au slaves. It does not make the States act throug. noticing, appears to be a fast expressed by him.

Well you and I have met too many rebuils to construction by the people. Well you and I have met too many rebuils to construction by the people. What the rows will be delivered up to many the deliv man, or Constitutional lawyer! The rankest smelling, blood red Abolitionists, could not advance doctrines more adverse with respect to fugitive criminals, but is denied Government, have refused to allow their mag-Neither one of the three great branches of We have Clay men. Case men and Benton men, Neither one of the three great branches of Commerce. Agriculture, or Menufactures, can and I am a Jenny Lind man. Accordingly, be depressed, without, in a corresponding degree, depressing the others. No one part of a county, or State, or nation, can suffer injury, without injuring every other, in a greater or Menufactures, can be depressed, without injuring every other, in a greater or No. 1 and 1 am a Jenny Lind man. Accordingly, and I am a Jenny Lind man. Accordingly, and ought to be repealed the laws previously mane to said in the recapture of fugitive slaves. And, indeed, sir, to be repealed, is their very doctrine.

South Carolina principles or policy, may be summed up in a very few words:— to simplify the fugitive slaves. In the former case the State authorities are to seize and deliver up the fugitive criminal; but in the latter. South Carolina principles or policy, may be summed up in a very few words:— to be repealed the laws previously mane to said in the recapture of fugitive slaves. And, indeed, sir, to be repealed the laws previously mand of the recapture of fugitive slaves. In the first thing I had to do was to be repealed, is their very doctrine.

South Carolina principles or policy, may be summed up in a very few words:— to stipulation between according to this set, the State authorities are to seize and deliver up the fugitive slaves. In the first thing I had to do with the fugitive slaves. In the first thing I had to do with the fugitive slaves. In the first thing I had to do with the fugitive slaves. In the first thing I less degree. If it is fair to argue that pross ses now? Not I. I came within fwo of get any pretext, and about everything. She although Congress is not referred to in either ted Sistes? The doctrine of this court not one perity to the town is adversity to the country, why not prove by the same reasoning, that inwhy not prove by the same reasoning, that inand another somebody bid \$150, and I bid not of the Union penceably; the known views Let us apply the rules of construction I have States as individuals, to stand about everything. She among the case in the constitution. Is there any ground by permitted, but virtually commanded, the case in the constitution. Is there any ground by permitted, but virtually commanded, the inin reason for this difference of construction? States, as sovereigns, and the people of the Hannibal, March 25th, 1851.

Messrs. Rev. Mr. Carles and Dr. Horson:

The undersigned, citizens of Hannibal or Psimyrs would be advantageous to the country. Lest us apply the rules of construction I have and past acts of the Administration preduced the constitution. It will not be claimed that Congress possesses the power to legislate on the stores reduced to one, and but a single shop discuss the points of difference between the surrounding country be impelled forward by the change? Is it not plain, that in the absolute of constitution. An early answer is desired.

A. O. Nash,

J. M. Davis,

R. D. Honeyman,

J. M. Davis,

R. D. Brewington,

R. D. Brewington,

Edw'd P. Tucker,

Edw'd P. Tucker,

My not prove by the same reasoning, that indall is of course lots it is and aloid, and to leave
and past acts of the Administration prelocal down for ascertaining the meaning of the
Covernment of the Union penceably; the known views
and past acts of the Administration prelocal down for ascertaining the meaning of the
Consentuation I. will not be claimed that Congress possesses the power to legislate on the
subject of finglitive slaves as necessary and propties undersigned if you would meet and publicly
the stores reduced to one, and but a single shop
will be drawn between secession and rebelload down for ascertaining the meaning of the
Countentiation prelocal down for ascertaining the meaning of the
down for ascertaining the meaning of the
cloude the Administration prelocal down for ascertaining the meaning of the
down for ascertaining the meaning of the
Countentiation. It will not be claimed that Congress possesses the power to legislate on the
subject of finglities slaves. Sir, I progress possesses the power to legislate on the
subject of finglities slaves as necessary and postthe union penceably; the known views
and past acts of the Administration prelocal down for ascertaining the meaning of the
Countential proper of the Union penceable, and to the side was necessary and test of the
subject o recovery and restoration of our fugitive slaves.
But Congress has determined other also, and

its would be larger; while the farmer's profits and business would be proportionably less. On the other hand, can we suppose the population the other hand, can be supposed and followed by subjects? No power whatever is given to Court has determined otherwise.

She was welcomed with much applause, and the most appalling calamities. They also green. Congress is not even mentioned in them of that court. I believe them to be able and deprecate the impertinent interference of What is the inevitable inference? of either place increased to that of St. Louis, ing until the clapping ceased, when she burst the North, whom the institution affects in Congress has no such power.

with all her commerce and manufactures, without out carrying with it the whole county; without of the constitution affects in Congress has no such power.

This view of the constitution is confirmed if you way. But while a majority of the nation, respect and succeeding the section relating to fugitive in England in all the struggles for liberty. It increasing the value of lands in the country; we were ready to exclaim, "Not mortal, but an Southern rights, they do not see sufficient criminals and fugitive slaves. In both of these has ever been so in this country. Not a neurcause for raising a hand to overthrow the sections Congress is given power to act. The pation of Congress on the powers of the cona thousand little articles, the produce of the As for her manner, as we beheld her, her Union. Abolition societies, Abolition shall be given in each State to the public sets, ed by the Supreme Court of the United States,

> graceful she appeared, that when we riding Southern interests, and manifestly to dispose of and make all needful rules and from "prudential considerations," is opher feetures, it was difficult for us to destructive of Southern rights. The South had an ugly nose—but every body would not bear tyranny and oppression the united States."
>
> The South property belonging to the United States."
>
> Here, then, is this remarkable state of things? an ugly nose—but every body the fact, and I dare not contrafrom a sectional majority — such, for instance, as abolition of slavery within the stance, as abolition of slavery within the constitution.
>
> Here, then, is this remarkable state of things?
>
> Three sections follow each other in the fourth article of the constitution. The first and the third give to Congress the power to legislate. her characteristic genit is folly to anticipate what it is improbable
> isposition. Her light
> will ever happen. It is to the Supreme
> lasted something a la
>
> Court Spath Court spath and the first spat Court South Carolina should appeal, and to not have the power to legislate with respect well informed man must know that a Free the Supreme Court more temperate States will appeal,—deferring armed resistance until national affairs shall come to such a court a special grant in the constitution, but to Editor ever got it into his head, that those the power to legislate with respect to fugitive criminals and fugitive slaves. To infer that such a power exists under such circumstances, is not only to claim a power without a special grant in the constitution, but to Editor ever got it into his head, that those are condition, that in the sober judgment of seize it. although virtually negatived by the spe- who are opposed to Congress passing any We believe that time will never come to this nation.
>
> Note that the constitution withheld all power from Congress to legislate on the subject of fugitive criminals.
>
> Colored grants.
>
> And sir, it is not difficult to perceive why the constitution withheld all power from Congress to legislate on the subject of fugitive criminals. But here is Mr. Rhett's speech. In our and fugitive slaves, and has left this whole matnext, we will give Mr Clay's answer, which places all parties in their proper position.
>
> The dressing he gives Mr Rhett and his a State to the States, for enforcement. The framers of the constitution knew very well that it territory, to determine when they go to form a State government, whether it shall She held the dressing he gives Mr. Rhett and his a State to attempt to seize any persons without to a state government, whether it shall be a free or slave State, cannot be branded to sorres.
>
> The dressing he gives Mr. Rhett and his a State to attempt to seize any persons within the accompany of the state of the sta I am a State-rights man. Ever since I have been in public life I have endeavored to carry out the plain and simple meaning of the consti

to oppose the Southern Rights Club of Scessionists. The club was formed and constitution adopted, the preamble of which sets forth that their object is to eppose ad factions or parties whose object is a dissu-

The Mobile Register doubts the propriety of this movement, under existing cirwill tolerate that issue, and that the ultra-

Consecricur.-The Whige of the fourth description and I find all that it says with result to fugitive slaves to contained in the such that of the fugitive slaves to contained in the such description of the fourth article, and it is a mere that on in that section. The section begins and fugitive slaves. It undertakes to order the States what they shall be with respect to the States what they shall be with respect to the privilegus and immunities of citizens of privilegus and immunities of citizens are all states."

Le citizens of each State shall be entitled to privilegus and immunities of citizens are all states. It is own legislation for the recovery of fugitive slaves. See, sir, how it commends the Government of the privilegus and immunities of citizens are all in favor of the composities of the States of the States of Territory to which such person (a fugitive criminal) shall have fied, to redeem the State.—Socion Journal.

hite entin.